STATE OF WISCONSIN

Senate Journal

Seventy-Seventh Session

TUESDAY, May 25, 1965.

10:00 o'clock A.M.

The senate met.

The president in the chair.

Prayer was offered by the Reverend J. Clemmons Peterson.

The senate remained standing and recited the Pledge of Allegiance to the Flag of the United States.

The roll was called and the following senators answered to their names:

Senators Benson, Bice, Busby, Carr, Christopherson, Dempsey, Dorman, Draheim, Hansen, Hollander, Kendziorski, Keppler, Knowles, Krueger, LaFave, Leonard, Leverich, Lorge, Lourigan, McParland, Meunier, Miller, Panzer, Rasmusen, Risser, Roseleip, Schreiber, Schuele, Smith, Sussman, Thompson, Warren and Zaborski—33.

RESOLUTIONS INTRODUCED

Senate Resolution 26

Relating to additional stationery for members and officers of the senate.

Resolved by the senate, That the department of administration be and it hereby is requested to supply not exceeding 3,000 sheets of letterhead paper, ruled or unruled, as desired by the member or officer, with name, address and district of the member or officer printed on the paper, and

not exceeding 3,000 envelopes with return address printed thereon, to be furnished any member of the senate, the chief clerk or the sergeant at arms upon request therefor during the present session or during the interim between the 1965 and 1967 sessions.

By Senators Knowles and Zaborski.

Was read.

The question was: Shall the resolution be adopted?

The ayes and noes were required and the vote was: ayes, 29; noes, 0; absent, 4; as follows:

Ayes—Senators Benson, Bice, Busby, Carr, Christopherson, Dorman, Draheim, Hansen, Hollander, Kendziorski, Keppler, Knowles, LaFave, Leonard, Leverich, Lorge, Lourigan, McParland, Meunier, Miller, Panzer, Rasmusen, Risser, Roseleip, Schuele, Smith, Sussman, Warren and Zaborski—29.

Noes-None.

Absent or not voting—Senators Dempsey, Krueger, Schreiber and Thompson—4.

So the resolution was adopted.

Senator Leonard secured unanimous consent to introduce the following bill.

BILLS INTRODUCED

Senate Bill 500

Relating to the privilege of voting in Wisconsin; and providing for a referendum.

By Senator Leonard.

Read first time.

Upon motion of Senator Leonard, with unanimous consent, the bill was considered at this time.

Read a second time.

The reading at length of the bill was dispensed with, upon motion of Senator Leonard, with unanimous consent.

The bill was ordered engrossed and read a third time.

Upon motion of Senator Leonard, with unanimous consent, the bill was considered for final action at this time.

The bill was read a third time and passed.

Ordered immediately messaged to the assembly.

PETITIONS AND COMMUNICATIONS

Senate Petition 40

By Senator Lorge. To committee on Agriculture.

Senate Petition 41

By Senator Roseleip. To committee on Education.

Senate Petition 42

By Senator Risser. To committee on Judiciary.

COMMITTEE REPORTS

The committee on Labor, Taxation, Insurance and Banking reports and recommends:

Senate Bill 375

Indefinite postponement; Ayes, 5; Noes, 0.

Senate Bill 428

Passage; Ayes, 5; Noes, 0.

Assembly Bill 85

Concurrence; Ayes, 5; Noes, 0.

Assembly Bill 308

Concurrence; Ayes, 5; Noes, 0.

Assembly Bill 594

Concurrence; Ayes, 5; Noes, 0.

Assembly Bill 597

Concurrence; Ayes, 5; Noes, 0.

Assembly Bill 622

Concurrence; Ayes, 5; Noes, 0.

GERALD D. LORGE, Chairman.

The committee on Judiciary reports and recommends:

Senate Bill -

Providing for the payment of attorneys fees for county civil service employes improperly suspended, demoted or dismissed.

Introduction; Ayes, 5; Noes, 0.

Senate Bill -

Relating to probationary status in county and city civil service in regard to employes in military service and persons who accept temporary appointments.

Introduction; Ayes, 5; Noes, 0.

Senate Resolution 22

Adoption; Ayes, 5; Noes, 0.

Senate Joint Resolution 64

Adoption; Ayes, 5; Noes, 0.

Senate Bill 169

Rejection of substitute amendment 1, S.; Ayes, 5; Noes, 0 and indefinite postponement; Ayes, 5; Noes, 0.

Senate Bill 178

Passage: Ayes, 5: Noes, 0.

Senate Bill 207

Adoption of substitute amendment 1, S.; Ayes, 5; Noes, 0 and indefinite postponement; Ayes, 5; Noes, 0.

Senate Bill 230

Rejection of amendment 2, S.; Ayes, 5; Noes, 0; adoption of substitute amendment 1, S.; Ayes, 5; Noes, 0 and passage as amended; Ayes, 5; Noes, 0.

Senate Bill 332

Rejection of amendment 1, S.; Ayes, 4; Noes, 0; passage; Ayes, 2; Noes, 2 and without recommendation.

Senate Bill 340

Passage; Ayes, 5; Noes, 0; Absent, 0.

Senate Bill 351

Passage; Ayes, 5; Noes, 0; Absent, 0.

Senate Bill 399

Adoption of amendment 1, S.; Ayes, 5; Noes, 0 and passage as amended; Ayes, 5; Noes, 0.

Senate Bill 421

Indefinite postponement; Ayes, 5; Noes, 0.

Senate Bill 422

Passage; Ayes, 5; Noes, 0.

Senate Bill 423

Passage; Ayes, 5; Noes, 0.

ALLEN J. BUSBY, Chairman.

BILLS INTRODUCED

Senate Bill 501

Providing for the payment of attorney's fees for county civil service employes improperly suspended, demoted or dismissed.

By committee on Judiciary, by request of Robert G. Dela Hunt.

Read first time.

To committee on Judiciary.

Senate Bill 502

Relating to probationary status in county and city civil service in regard to employes in military service and persons who accept temporary appointments.

By committee on Judiciary, by request of Robert G. Dela Hunt.

Read first time.

To committee on Governmental and Veterans' Affairs.

The joint committee on Revisions, Repeals and Uniform Laws reports and recommends:

Senate Bill —

Relating to corrections of references to county supervisors (Revisor's Correction Bill).

Introduction; Ayes, 5; Noes, 0.

Senate Bill -

For the purpose of correcting errors, supplying omissions, clarifying language, correcting and clarifying references, renumbering for better location and arrangement, eliminating duplications and unnecessary and obsolete provisions and reconciling conflicts (Revisor's Correction Bill).

Introduction; Ayes, 5; Noes, 0.

ERNEST C. KEPPLER, Chairman.

BILLS INTRODUCED

Senate Bill 503

Relating to corrections of references to county supervisors (Revisor's Correction Bill).

By joint committee on Revisions, Repeals and Uniform Laws

Read first time.

To joint committee on Revisions, Repeals and Uniform Laws.

Senate Bill 504

For the purpose of correcting errors, supplying omissions, clarifying language, correcting and clarifying references, renumbering for better location and arrangement, eliminating duplications and unnecessary and obsolete provisions and reconciling conflicts (Revisor's Correction Bill).

By joint committee on Revisions, Repeals and Uniform Laws.

Read first time.

To joint committee on Revisions, Repeals and Uniform Laws.

MESSAGE FROM THE ASSEMBLY

By James P. Buckley, chief clerk.

Mr. President:

I am directed to inform you that the assembly has passed and asks concurrence in

Assembly Bill 254,

Assembly Bill 326, Assembly Bill 329, Assembly Bill 524 and Assembly Bill 598

ASSEMBLY MESSAGE CONSIDERED

Read first time and referred:

Assembly Bill 254

To committee on Labor, Taxation, Insurance and Banking.

Assembly Bill 326

To committee on Conservation.

Assembly Bill 329

To committee on Conservation.

Assembly Bill 524

To committee on Highways.

Assembly Bill 598

To committee on Labor, Taxation, Insurance and Banking.

Upon motion of Senator Hollander, with unanimous consent, the senate returned to the 3rd order of business.

INTRODUCTION OF AMENDMENTS

Amendment No. 2, S. to substitute amendment No. 3, S. to Senate Bill 99 was offered by Senator Hollander.

Amendment No. 3, S. to substitute amendment No. 3, S. was offered by Senator Hollander.

Upon motion of Senator Draheim with unanimous consent, the senate proceeded to the 11th order of business.

MOTIONS

Senate Bill 485

Was recalled from the joint committee on Finance and referred to the joint Survey committee on Retirement Systems, upon motion of Senator LaFave, with unanimous consent.

Senate Bill 497

Was recalled from the committee on Governmental and Veterans' Affairs and referred to the committee on Judiciary, upon motion of Senator Draheim, with unanimous consent.

Upon motion of Senator Knowles, with unanimous consent, the senate resolved that when it adjourns today, it would adjourn in honor of Senator Christopherson's birthday which was celebrated yesterday.

Upon motion of Senator LaFave, with unanimous consent, the senate returned to the third order of business.

INTRODUCTION OF AMENDMENTS

Substitute amendment No. 1, S. to Senate Bill 266 was offered by Senator LaFave.

Senator LaFave requested unanimous consent for a leave of absence from the senate so that he might attend a conference in Washington on behalf of the study committee on the Menominee Indians. This leave will run from noon Tuesday, May 25, 1965, through Thursday, May 27th, 1965. The leave was granted.

Upon motion of Senator Panzer, with unanimous consent, the senate returned to the 7th order of business.

COMMITTEE REPORT

The committee on Legislative Procedure reports and recommends:

Senate Bill -

Relating to state credit for operation of public health dispensaries.

Introduction: Ayes, 13; Noes, 0.

FRANK E. PANZER, Chairman.

BILLS INTRODUCED

Senate Bill 505

Relating to state credit for operation of public health dispensaries.

By committee on Legislative Procedure, by request of Senators Bice and Hansen.

Read first time.

To committee on Public Welfare.

Upon motion of Senator LaFave, with unanimous consent, the senate proceeded to the 8th order of business.

SPECIAL COMMITTEE REPORTS

Senate Bill 170

It is the opinion of this committee that passage of this bill would not be in the best public interest. (If the bill should be passed, however, substitute amendment No. 2, S. should be adopted, and another amendment adopted specifying the source of the funds for the increased benefit payments.) It should be noted that passage of this bill would

require a favorable vote by three-fourths of the membership in each house of the legislature.

Respectfully submitted,

JOINT SURVEY COMMITTEE ON RETIREMENT SYSTEMS

Senator Reuben LaFave,

Chairman.

Assemblyman Vincent R. Mathews, Vice-Chairman.

Senate Bill 170

To committee on Governmental and Veterans' Affairs.

MOTIONS

Senate Bill 359

Senator Lorge asked unanimous consent that the bill be recalled from the joint committee on Finance and referred to the calendar.

Senator Risser objected.

Upon motion of Senator Knowles, the senate recessed until 11:40 o'clock this morning.

RECESS

11:40 o'clock A.M.

The senate was called to order by the president.

Upon motion of Senator Sussman, with unanimous consent, the senate returned to the 3rd order of business.

INTRODUCTION OF AMENDMENTS

Amendment No. 1, S. to substitute amendment No. 1, S. to Senate Bill 310 was offered by Senator Sussman.

Amendment No. 1, S. to substitute amendment No. 2, S. to Senate Bill 310 was offered by Senator Sussman.

Amendment No. 2, S. to substitute amendment No. 2, S. to Senate Bill 310 was offered by Senator Sussman.

Amendment No. 3, S. to substitute amendment No. 2, S. to Senate Bill 310 was offered by Senator Sussman.

Upon motion of Senator LaFave, with unanimous consent, the senate returned to the 8th order of business.

SPECIAL COMMITTEE REPORTS

1965 REPORT OF JOINT COMMITTEE FOR THE REVIEW OF ADMINISTRATIVE RULES

To: The Honorable Governor Warren P. Knowles
The Honorable, the Senate and Assembly of Wisconsin

The Joint Committee for the Review of Administrative Rules was created pursuant to section 227.041, Wis. Stats. The Committee, consisting of Senators LaFave and McParland and Messrs. Anderson, Lien and Romell, met for organizational purposes on January 15, 1964. Senator LaFave was elected chairman, Mr. Romell was elected vice-chairman, and Senator McParland was elected secretary.

Other meetings were held in 1964 on February 4, May 14, May 28, June 25, July 6, July 15, August 7, September 10, September 28, October 9, October 27, December 4 and December 18 and in 1965 on January 6 and May 19.

The committee's authorization to act is contained in 227.041 (4), Wis. Stats.:

"227.041 (4) (a) The committee shall have advisory powers only and its function shall be the promotion of adequate and proper rules by agencies and an understanding upon the part of the public respecting such rules. It may investigate complaints with respect to rules that it considers meritorious and worthy of attention, and thereupon recommend to the rule-making agency responsible for the rules complained of, such changes in, deletions from or additions to the rules as they believe would make the rules to which objection was

raised more equitable, practical and more in conformity with the public interest. It shall make a biennial report to the legislature and governor of its activities and include therein its recommendations.

(b) By a vote of a majority of its members, the committee may request an agency to hold a public hearing in respect to recommendations made pursuant to par. (a). The agency shall give notice as provided in s. 227.021 of a hearing thereon, to be conducted in accordance with s. 227.022, which hearing shall be held not more than 60 days after receipt of such request."

During the biennium the committee's activity was divided into 3 categories:

1. Proposals that the committee be given more authority over rules, such as the authority to suspend or repeal a rule.

The committee went to St. Paul and Lansing to meet with legislative committees of those states concerning this question. Michigan's new constitution permits committee review and suspension of rules.

In order to grant greater legislative control over rule making by the state departments the committee recommends Assembly Bill 835 and Senate Joint Resolution 72.

2. A review of forms which the departments ask the public to fill out.

The legislative Council asked this committee to review departmental forms which members of the public have to fill out. The feeling was expressed that the state is using too many forms and that they are unnecessarily complicated and burdensome.

Accordingly the committee asked the following departments to exhibit samples of all forms: Motor Vehicle Department, Taxation, Health and Conservation. The forms management specialist from the Department of Administration was also questioned. Some of the departments have been trying to simplify and eliminate forms, especially Motor Vehicle and some divisions of Taxation. Others seem to have done very little.

This committee, with limited funds and no staff, cannot accomplish very much in the way of forms review. The Department of Administration is handicapped in that it cannot compel any department to change its forms; it can only make recommendations. In any event no forms revision pro-

gram can be successful without the cooperation of the department heads and other personnel who use the forms.

The committee recommends that the Department of Administration continue to study all forms used by other departments and continue its efforts to persuade those departments to simplify and modernize their forms.

- 3. Complaints as to departmental rules.
- (a) Complaint that the Registration Board of Architects and Engineers was attempting to prohibit firms from using the word "Engineering" in their business name unless a professional engineer controls the business. An attorney general's opinion was requested and received under date of April 24, 1964 wherein the following conclusions are made:
- "1. If a corporation engages in the practice of professional engineering, but does not comply with the provisions of sec. 101.31 (7) (b), the use of the word 'engineering' or 'engineer' in its corporate title does tend 'to convey the impression that it is engaged in the practice of the profession of * * * profssional engineering' contrary to, and in violation of, the provisions of sec. 101.31 (7).
- 2. If the corporation uses the word 'engineer' or 'engineering' in its name and does not practice professional engineering, there may be a violation of sec. 101.31 (1) (c), but this is a question of fact.
- 3. If the corporate name is something like 'X Engineering Company', and it does not practice professional engineering, but it does offer a service which tends to convey the impression to the public that it is a professional engineering service, there is a violation of sec. 101.31 (1) (c).
- 4. If, however, a corporation uses such a name, does not practice professional engineering and does not offer 'services', but rather exclusively a manufactured product, it is doubtful that the use of the word 'engineering' in its corporate name tends to convey the impression and thereby mislead its purchasing or potential purchasing public into thinking that it is procuring or is offered a professional engineering service."

After meeting with the committee the Board agreed not to take legal action against companies only engaging in engineering for their own company which is reflected only in a product manufactured by them, but that it would consider taking action against a company which offers engineering services beyond those used in their own production.

The committee recommends Senate Joint Resolution 73 calling for an interim study of the definition of engineering and its relation to the construction trades.

- (b) Complaint concerning a penalty for late filing of a sales tax report. The penalty provision involved was modified by Chapter 557, Laws of 1963, which was passed at the April, 1964 adjourned session.
- (c) Complaint as to improper real estate assessments. Upon investigation it was determined that no departmental rule was involved and no action was taken, other than to recommend that no state supervisor should act on behalf of a local assessor nor should he conduct a local hearing on review of local assessments.
- (d) Complaint concerning rule WCD 10.09 (5). A request was made that the rule should be amended to restore a prohibition against carrying .22 rim fire rifles north of Hwy 29 during the deer season unless the rifle was unloaded and cased. Arguments were heard on both sides. No action was taken since the rule is less stringent than the former rule and no hardship to anyone has been shown.
- (e) Complaint that the Department of Taxation is being unduly restrictive as to the form in which it will accept photostatic reproductions of tax returns. Mr. Corning stated that apparently some of the complaints were justified in that a new employe was interpreting the rule too strictly; he said the rule had been modified. However, the Department still will not accept illegible returns or copies stapled so that they can't be opened. No action was taken other than that the Department was asked to publicize and explain the rule better.
- (f) Complaint concerning rules of the Board of Health concerning Nursing Homes. Two different hearings were held. The Board of Health stated that it had held a number of public hearings before the rules were adopted and that, while some further amendments might be necessary after the rules have been in effect for a while, the Board feels that they are necessary and desirable.
- (g) Complaint that the Code of Ethics adopted by the Personnel Board was unfair. After hearing and conferences with the Board, the Board agreed to delay putting the Code in effect until it had been reviewed by the Attorney General and implementing legislation adopted. The Board will then redraft the rules and discuss them with this committee, and

a bill may be proposed if necessary to meet constitutional provisions.

(h) Complaint that Department of Agriculture rules on slaughterhouses were too burdensome and would put the very small operator out of business. The rules involved require sanitary facilities such as hot water for washing and sterilizing implements and sinks for washing hands. The Department agreed to resurvey the matter and report back to the committee, meanwhile withholding enforcement.

The Department has since reported that of 15 custom slaughterers doing a business similar to the complainant, 13 were complying with the rules and the other 2 were making alternations or installing equipment so that they would be in compliance. The complainant should have a reasonable period of time to meet the standards, but the Department does not feel that the standards should be lowered or not enforced. The report of the Department was accepted by the committee.

Senator REUBEN LaFAVE, Chairman.

Ordered spread upon the journal, upon motion of Senator LaFave, with unanimous consent.

RESOLUTIONS INTRODUCED

Senate Joint Resolution 72

Relating to suspension of administrative rules (1st consideration).

By Senators LaFave and McParland; co-sponsored by Assemblymen Romell and N. C. Anderson.

Read first time.

To committee on Judiciary.

Senate Joint Resolution 73

A joint resolution relating to an interim study committee to study registration laws pertaining to the professions of architecture and professional engineering.

By Senators LaFave and McParland; co-sponsored by Assemblymen Romell and N. C. Anderson.

Was read.

To committee on Governmental and Veterans' Affairs.

Upon motion of Senator Knowles, with unanimous consent, the senate proceeded to the 10th order of business.

MESSAGE FROM THE ASSEMBLY

By James P. Buckley, chief clerk thereof.

Mr. President:

I am directed to inform you that the assembly has

adopted and asks concurrence in

The action by which the assembly, upon motion of Assemblyman Wackett pursuant to Joint Rule 26, has directed the Legislative Reference Bureau to prepare a suitable joint certificate of Congratulations to Northwestern College, its president and faculty, and its alumni and students on 100 years of educational excellence, also the Northwestern College of Watertown was founded in 1865 by the Wisconsin Evangelical Lutheran Synod and also said College is now celebrating the centennial of its founding.

ASSEMBLY MESSAGE CONSIDERED

The foregoing assembly action under Joint Rule 26 pursuant to motion by Assemblyman Wackett was concurred in, upon motion of Senator Panzer.

The senate's action was ordered immediately messaged to the assembly.

Upon motion of Senator Knowles, with unanimous consent, the senate proceeded to the 17th order of business.

ANNOUNCEMENTS

Upon motion of Senator Knowles, with unanimous consent, the senate resolved to suspend part of Senate Rule one relating to the wearing of coats in the chamber, due to the hot weather, for the remainder of this week's session.

GUESTS INTRODUCED

Senator Benson announced to the senate that he had the pleasure of introducing his father, Charles C. Benson of Milwaukee, Wisconsin.

Senator Bice introduced to the senate Miss Catherine Lynch from Lynxville, Wisconsin.

The eighth grade Civics Class from Wisconsin Dells, Wisconsin in charge of Mr. Bill Hutchins, Mrs. Tim Johnson and Mrs. Elly Walker was introduced to the senate by Senator Miller.

Fifty-four students from grades four, five and six of the Lakeview School in Sparta, Wisconsin accompanied by their teachers, Mrs. Edwina Weiner and Mrs. Doris Foth, and chaperones, Mrs. Gerg, Mrs. Christiana, Mrs. Roberts, Mrs. Rice, Mrs. Isbell, Mrs. Dickenson and Mrs. Yeoman, were introduced to the senate by Senator Leverich.

Senator Roseleip introduced to the senate the eighth grade students from Hazel Green Elementary School, Hazel Green, Wisconsin, their teacher, Mrs. Maude Fitzgerald and their chaperones, Mr. and Mrs. Arthur Hoyt.

Upon motion of Senator Knowles, with unanimous consent, the senate recessed until 4:00 o'clock this afternoon.

RECESS

4:00 o'clock P.M.

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The senate was called to order by the president.

Upon motion of Senator Hollander, with unanimous consent, the senate returned to the third order of business.

INTRODUCTION OF AMENDMENTS

Amendment No. 4, S. to substitute amendment No. 3, S. to Senate Bill 99 was offered by Senator Hollander.

Ruling by the Chair on Point of Order Relative to Senate Bill 144

On May 12, 1965, Senator Risser rose to a point of order that Senate Bill 144 requires a fiscal note. The President finds that the Bill increases state revenues within the language of section 20.004, Statutes, and the point of order is well taken.

PATRICK J. LUCEY, Lieutenant Governor.

Senate Bill 144

The chief clerk was directed to secure a fiscal note on the bill at the request of Senator Risser

LEAVE OF ABSENCE

With unanimous consent Senator Roseleip was granted a leave of absence for the remainder of today's session commencing at five o'clock this afternoon.

Upon motion of Senator Knowles, with unanimous consent, the senate recessed until 4:20 o'clock this afternoon.

RECESS

4:20 o'clock P.M.

The senate was called to order by the president.

Senate Bill 28

On today's calendar was considered at this time, upon motion of Senator Leonard, with unanimous consent.

Amendment No. 1, A. was concurred in

The senate's action was ordered immediately messaged to the assembly.

Upon motion of Senator Knowles, with unanimous consent, the senate returned to the 3rd order of business.

INTRODUCTION OF AMENDMENTS

Senate Bill 99

Amendment No. 5, S. to substitute amendment No. 3, S. was offered by Senators Risser, Thompson and Schreiber.

Amendment No. 6, S. to substitute amendment No. 3, S. was offered by Senator Risser.

Amendment No. 7, S. to substitute amendment No. 3, S. was offered by Senators Risser, Christopherson, Hansen and Thompson.

Amendment No. 8, S. to substitute amendment No. 3, S. was offered by Senators Schreiber and Dorman.

Amendment No. 9, S. to substitute amendment No. 3, S. was offered by Senators Dorman and Zaborski.

Amendment No. 10, S. to substitute amendment No. 3, S. was offered by Senators Dorman, Hansen, Risser, Schuele, Thompson and Zaborski.

Amendment No. 11, S. to substitute amendment No. 3, S. was offered by Senators Sussman, Schreiber, Christopherson and Benson.

Amendment No. 12, S. to substitute amendment No. 3, S. was offered by Senators Lourigan, McParland, Sussman, Benson, Dorman, Risser, Schreiber and Schuele.

Amendment No. 13, S. to substitute amendment No. 3, S. was offered by Senators Benson, Sussman, Christopherson, Kendziorski and Schreiber.

Amendment No. 14, S. to substitute amendment No. 3, S. was offered by Senator Thompson.

Amendment No. 15, S. to substitute amendment No. 3, S. was offered by Senators Dorman, Hansen and Zaborski.

Amendment No. 16, S. to substitute amendment No. 3, S. was offered by Senators Christopherson, Hansen, Risser and Zaborski.

Amendment No. 17, S. to substitute amendment No. 3, S. was offered by Senators Christopherson, Hansen, Risser, Schreiber and Thompson.

Amendment No. 18, S. to substitute amendment No. 3, S. was offered by Senators Lourigan and Schreiber.

Amendment No. 19, S. to substitute amendment No. 3, S. was offered by Senators McParland and Sussman.

Amendment No. 20, S. to substitute amendment No. 3, S. was offered by Senators Thompson, Hansen and Christopherson.

Senate Bill 99

Relating to state finances and appropriations, constituting the general fund budget bill of the 1965 legislature, and making appropriations.

The bill was made a Special Order for 9:00 o'clock tomorrow morning, upon motion of Senator Knowles, with unanimous consent.

Upon motion of Senator Keppler, with unanimous consent, the senate returned to the 5th order of business.

BILLS INTRODUCED

Senate Bill 506

Relating to registration of vehicles.

By Senator Keppler, by request of Earl Teunissen.

Read first time.

To committee on Highways.

Senate Bill 507

Relating to the regulation of electric fence controllers and providing a penalty.

By Senator Keppler, by request of Wm. L. Croatt.

Read first time.

To committee on Agriculture.

Upon motion of Senator Benson, with unanimous consent, the senate returned to the 11th order of business.

MOTIONS

Senate Bill 202

Was recalled from the committee on Labor, Taxation, Insurance and Banking and referred to the committee on Judiciary, upon motion of Senator Benson, with unanimous consent.

Upon motion of Senator Knowles, and in honor of Senator Christopherson, the senate adjourned until 9:00 o'clock Wednesday morning, May 26th, 1965.

CHIEF CLERK REPORTS

The chief clerk records:

Senate Bill 54

Senate Bill 98 and

Senate Bill 193

Were correctly enrolled and presented to the Governor Monday at 3:20 P.M., May 24, 1965.

And records:

Senate Joint Resolution 62

Correctly enrolled on Monday, May 24, 1965.